# **DECISION ON PETITION ROUTING SLIP**

Application No.:	10531260					
Art Unit:	2164					
For Director's Secre	tary:					
☐ Granted	☑ Denied	□ Dism	issed			
☑ Decision to b	e reviewed and signed i	by Director				
Mail Decision & enter decision in Petition Database						
☑ Forward a copy of the mailed decision to IFW for scanning						
Enter Paper N	Nos xxx and the deci	sion in PALM				
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Quality Assurance Specialist No. 1:	Quality Assurance Specialist No. 2:	Quality Assurance Specialist No. 3:	Quality Assurance Specialist No. 4:			
Vincent Trans WQAS 2160 RND-4B07 (571) 272-3613	Brian Johnson, WQAS 2110, RND 4A01 (571) 272- 3595		Tod Swann			
Quality Assurance Specialist No. 5:	Quality Assurance Specialist No. 6:	Quality Assurance Specialist No. 7:	Quality Assurance Specialist No. 8:			
Gail Hayes	Kakali Chaki WQAS 2120, RND 5A05 (571)272- 3719	Rehana Perveen, WQAS 2100, RND 3A75, (571)272- 3676	Mano Padmanabhan WQAS 2180, RND 2A79 (571) 272-4210			



# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/531,260	04/13/2005	James Scott Tarbell	PTB-4942-5	4670	
23117 7590 06/24/2009 NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON, VA 22203			EXAM	INER	
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			ART UNIT	PAPER NUMBER	
			2164	,	
	•			-	
			MAIL DATE	DELIVERY MODE	
			06/24/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450 www.usplo.gov

MAILED

JUN 242009

TECHNOLOGY CENTER 2100

Paul T. Bowen NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR ARLINGTON VA 22203

In re Application of: TARBELL et al.

Application No. 10531260

Filed: April 13, 2005

Atty. Docket No.: PTB-4942-5For:

METHOD, SYSTEM AND SOFTWARE FOR JOURNALING SYSTEM OBJECTS

DECISION ON PETITION UNDER 37 CFR § 1.181

This is a decision on the petition, filed on April 3, 2009, under 37 C.F.R. § 1.182 to request acceptance of the Pre-Appeal Brief Request for Review filed on March 10, 2009. The Request has been treated as a petition under 37 C.F.R. § 1.181 to review the panel decision.

The petition is **DENIED**.

## **RELIEF REQUESTED**

In support of the petition, petitioner asserts that the section "What actions will terminate the panel's review?" of the OG Notice dated July 12, 2005 indicates that an after-final amendment filed after the filing of the request will terminate review, and states that the after-final amendment was filed electronically before the request. Thus, petitioner is requesting (1) withdraw the Notice of Panel Decision from Pre-Appeal Brief Review; (2) enter the Pre-Appeal Brief Request filed March 10, 2009 as timely filed; and (3) issue a new Notice of Panel Decision from Pre-Appeal Brief Review that addresses the merits of the Request.

### **RULES AND PROCEDURES**

The relevant portions of the "New Pre-Appeal Brief Conference Pilot Program", OG Notices, July 12, 2005 are reproduced below:

. What actions will terminate the panel's review?

If applicant files any of the following responses after filing a request, but prior to a decision by the appointed panel of examiners assigned to conduct the review, the review process will end and a decision will not be made on the merits of the request:

<ul> <li>an appeal brief</li> <li>a request for continued examination (RCE)</li> <li>an after-final amendment</li> <li>an affidavit or other evidence</li> <li>an express abandonment</li> </ul>	
3. Content of Request:	
c. File the request with the notice of appeal.	

e. No after-final or proposed amendments may accompany the request.

A request that fails to comply with the above noted submission requirements may be dismissed.

7. Time Periods Before/After a Panel Decision:

. The time period for filing an appeal brief will be reset to be one month from mailing of the decision on the request, or the balance of the two-month time period running from the receipt of the notice of appeal, whichever is greater. Further, the time period for filing of the appeal brief is extendible under 37 CFR 1.136 based upon the mail date of the decision on the request or the receipt date of the notice of appeal, as applicable. To the extent that any existing USPTO rule is inconsistent with this pilot program, the rule is waived until regulations directed to pre-appeal brief conferences are promulgated, or the pilot program is ended. For example, if a request for a pre-appeal brief conference is filed with a notice of appeal, the time period set in 37 CFR 41.37(a)(1) is waived so that an appeal will not stand dismissed if an appeal brief is not filed within two months of the filing date of a notice of appeal, but is filed within one month of the decision on the request.

8.	Administrative	Matters:

<sup>&</sup>quot;Panel decisions will not be petitionable because a decision to maintain a rejection is subject to appeal. A pre-appeal brief conference panel decision that the application remains under appeal is not final agency action for purposes of court review. An applicant dissatisfied with the result of the appeal conference must pursue the appeal before the Board of Patent Appeals and Interferences" [Emphasis added.]

The relevant portion of 37 CFR 1.181(f) states:

The mere filing of a petition will not stay any period for reply that may be running against the application, nor act as a stay of other proceedings. Any petition under this part not filed within two months of the mailing date of the action or notice from which relief is requested may be dismissed as untimely, except as otherwise provided. This two-month period is not extendable.

#### **DECISION**

Pursuant to the "Pre-Appeal Conference Program" Notice supra, the Notice of Panel Decision dated March 30, 2009 is not petitionable and reviewable under 37 CFR 1.181.

A review of the application history indicates that the Pre-Appeal Brief Request for Review was filed on the same date as the After Final Amendment, i.e. March 10, 2009. Petitioners argue that the After-Final Amendment was filed electronically before the request. However, the items filed on the same day are considered as having been filed together, irrespective of the actual time of filing of the specific items. Accordingly, the After Final Amendment is considered to have been filed with the Pre-Appeal Brief Request for Review of the Final office action, on March 10, 2009. As noted in the OG notice reproduced above, No after-final or proposed amendments may accompany the request.

For the above stated reasons, the petition is **<u>DENIED</u>**. The Notice of Panel Decision from Pre-Appeal Brief Review will not be withdrawn.

As noted in the Advisory Action mailed on March 18, 2009, the After-Final Amendment filed on March 10, 2009, has been entered.

The time for filing an Appeal Brief continues to run from March 10, 2009, the receipt date of the Notice of Appeal, and is extendible under 37 CFR 1.136 (see OG Notice: . Time Periods Before/After a Panel Decision section reproduced above)

Any inquiry concerning this decision should be directed to Mano Padmanabhan whose telephone number is (571) 272-4210.

Nestor Ramirez, Director

Technology Center 2100

Computer Architecture, Software, and

Information Security

NRR:mp